

COL. WILSON THROWS HOT SHOT

CONCLUSION OF HIS SPEECH
AGAINST THE JOINT STATE-
HOOD BILL.

VIOLATION OF PLEDGES

Charged Against the Republican Party
—Arizona's Loyalty and the Mor-
mon Question in Utah Discussed at
Close of Session.

During the time the joint statehood bill was up for consideration in the house, Col. J. F. Wilson, Arizona's delegate to congress secured the floor and said in part:

Literacy.
Now, I want to say to you further, my friends, we have been represented heretofore as standing 29 in percentage to literacy. I want to show to you gentlemen how unfair that statement was. We have 27,500 blanket Indians in that country that are not educated. They are illiterate, and they made about 29 per cent of the country at the time the census was taken in 1900. This is charged to us as illiteracy, and the man that had it done did not have the fairness to say to the country where he got it. I want to say to you now not a single adult in that territory can you find, and you may search for a year, that did not sign his own contract, do his own dealings, read his own agreements, conclude for himself his own business. There is not 1 per cent, not three fourths of 1 per cent, of the population of that territory that would stand upon the illiterate side.

I was over east the other day in a great city and I did not find one man in twenty who could tell me who his congressman was. You can not find it so with us. We have more graduates of universities and first-class colleges in that territory per capita than any state in this Union. We have greater school facilities per capita than any state of the Union. There is no question at all about that, and anyone that inspects it will see. That statement, therefore, has been made without any justification.

Now, I have given these facts to you, Mr. Speaker and gentlemen of the House, in order to show our ability to take care of ourselves. (Loud applause.)
Loyalty.
Now, our people are as loyal as your people or anybody else. They answer to the long roll as quickly as any people on earth. When the declaration of war was made against Spain for inhumanity and for sinking the Maine, our people were the first to enlist. They were first to fill their quota of troops, and demanded to enter more. They were first upon the field. They were first to face death, and to face it with a smile. They were first to bleed for national honor and the glory of the flag. They were first to lay down their lives for these, and they were first to show you how well they remembered the Maine.

I now notice an error in the majority report and an objection or two to our admission as reasons for these hard, heartless, revolutionary proceedings, and shall conclude.

The majority states that the admission has been on the unit of representation in congress. This is a radical error, for such has never been the case. That has never been considered and urged as a basis for action at any time in the admission of any state, except in the Arkansas case, and that was finally waived and surrendered. Take, for instance, the admission of Oregon, against which there was a great cry that it was sterile, that it was barren, that it was valueless, that it was too far away, that its domain was too great, and that therefore, it could never become a valuable state in the commonwealth.

It was urged that the very name condemned it—"oregona," the name of a stinking weed on the seashore. It was said that it could never be applied to a state. But after the basis had been gone over, the rule of action and the conduct of a government on it through the course of almost a century thoroughly understood, that state was admitted with a population of 52,466 people, when the basis of representation at that time was 33,423. It was not considered in that case, and that is a part of the country obtained by treaty.

Take, for instance, the state of Nevada, when it was admitted with 42,491 inhabitants. At that time the basis of representation was over 107,000. It certainly was not urged, and if urged, it was not followed out then. As a matter of fact, it was not urged.

Take the state of Idaho. It was admitted with a population of 82,555. The ratio at that time was 173,801. It was not urged or considered then. Idaho was admitted with less population, and has less now than we have, and no one can deny that it is a growing Commonwealth. It is a prosperous country. It is a valuable state; and no one would now say for a minute that it was not admitted properly.

Take Wyoming, with 60,765 people, admitted at a time when the ratio was 173,801. It was not urged then. The admission of Kansas was brought about in the same way. When Kansas was admitted the ratio was 33,422. She had at that time less than 77,000 people, according to her census. At the census following her admission she had 107,000. All of these new states

(Continued on Page Eight.)

Things good to eat at Gus Haigler's: Dill pickles, sour and sweet pickles, all kinds of fresh vegetables, strawberries, bananas and all kinds of fruits. Headquarters for fresh butter and eggs. Bakery in connection. Under post office. 4-14-1f.

The Orndorff Hotel.

El Paso is entertaining many of the people from Bisbee, Douglas, Cananea, and surrounding towns. It is suggested that when in the Pass City they try the Orndorff hotel. It is so pleasantly situated on the Plaza, has handsomely furnished rooms, and the cuisine of the highest class, that visitors will be thoroughly satisfied with their visit to the Orndorff. 4-5-1m

3rd Improvement.

You wouldn't know the Hotel Ord now in Douglas. The hotel has been completely renovated and refurnished, and Landlord Elwood Madden is adding to the popularity of the house daily. Pete Lepach presides at the bar, and all will remember Pete at the L. & O. in Bisbee. 3-9-1m.

Mrs. Rich has received a new supply of perfumes, powders, hair tonics. She also has on hand plenty of Yanola Cream, which is famous for removing blackheads, tan, and beautifying the complexion. Have you ever tried Lora Montez face bleach? If not, call on Mrs. Rich. She always has some on hand.

A disordered stomach may cause no end of trouble. When the stomach fails to perform its functions the bowels become deranged, the liver and kidneys congested, causing numerous diseases, the most fatal of which are painless and therefore the more to be dreaded. The important thing is to restore the stomach and liver to a healthy condition, and for this purpose no better preparation can be used than Chamberlain's Stomach and Liver Tablets. For sale by all druggists.

No. 7182.
TREASURY DEPARTMENT.
Office of the Comptroller of the Currency.

Washington, D. C., March 22, 1904.
WHEREAS, by satisfactory evidence presented to the undersigned, it has been made to appear that "The First National Bank of Bisbee," located in the town of Bisbee, in the County of Cochise, and Territory of Arizona, has complied with all of the provisions of the statutes of the United States, required to be complied with before an association shall be authorized to commence the business of banking:

NOW, THEREFORE, I, William B. Ridgely, Comptroller of the Currency, do hereby certify that "The First National Bank of Bisbee," located in the town of Bisbee, in the County of Cochise, and Territory of Arizona, is authorized to commence the business of banking as provided in Section Fifty-One Hundred and Sixty-Nine of the Revised Statutes of the United States. In testimony whereof witness my hand and Seal of Office this twenty-second day of March, 1904.
(Seal.) WILLIAM B. RIDGELY,
Comptroller of the Currency.
4-23-611.

ARTICLES OF INCORPORATION. —OF THE— BROPHY CARRIAGE COMPANY.

Know all men by these presents: That we, James E. Brophy, Thomas J. Brophy and Hugh J. Brophy, all of Bisbee, Cochise county, Territory of Arizona, have this day voluntarily associated ourselves together for the purposes of forming a corporation under the laws of the Territory of Arizona, and we do hereby certify, acknowledge, and adopt the following articles of incorporation.

The name of said corporation shall be "Brophy Carriage Company" and the principal place of business of said corporation shall be at Lowell, near town of Bisbee, Cochise County, Arizona, with such other offices at such other places as the board of directors may determine.

The general nature of the business proposed to be transacted by said corporation is as follows: To buy and sell, and in any and every way deal in, either in its own right, or upon consignment, as factor, broker, or otherwise, carriages, wagons, buggies, and vehicles of all descriptions, horses and harnesses; to own, conduct, manage and control a general merchandise business for the sale of hay, grain, and all other species of personal property; to acquire and own stables and repositories for the housing of its merchandise, goods and wares; to in any and every way deal in, hold and own, all kinds of real and personal property; to make contracts, and acquire and transfer property, with all the powers and privileges in such respects as a natural person might or may have; and generally to do such other acts and things as may be necessary, useful or convenient to the proper conduct of the business of said corporation in the Territory of Arizona, or elsewhere, not contrary to the laws of the United States, or said Territory of Arizona.

The authorized amount of capital stock of this corporation shall be twenty-five thousand (\$25,000) dollars, divided into two hundred and fifty (250) shares of the par value of one hundred (\$100) dollars each; which said stock shall be sold, either for cash, or in exchange for personal and real property, to enable said corpora-

tion to acquire property necessary to carry on its business; balance, if any, to remain in the treasury subject to the disposition of the board of directors by a majority vote thereof. All stock to be forever non-assessable.

IV.
The time of the commencement of this corporation shall be the date of the filing of a certified copy of these articles with the Territorial Auditor, in the manner provided by law, and the termination thereof shall be twenty-five years thereafter.

V.
The affairs of this corporation shall be conducted by a board of directors, said board to consist of three members. For the transaction of the business of this corporation there shall also be elected by the board of directors the following officers: A president, secretary, treasurer and manager, and such other officers as said board may hereafter determine to be necessary. Two of such officers may be held by one person. The board of directors shall be elected at the regular annual meeting of the stockholders to be held on the first Monday in April of each year. Such directors shall hold office for the term of one year; and until their successors are elected and qualified. The board of directors who shall have charge of the affairs of this corporation until the first meeting of stockholders as provided herein, are as follows: James E. Brophy, Thomas J. Brophy and Hugh J. Brophy.

VI.
The highest amount of indebtedness or liability, direct or contingent to which this corporation is at any time to subject itself, shall be two-thirds of its capital stock.

VII.
The private property of the stockholders shall be exempt from liability or execution for the debts of the corporation.

In witness whereof, the incorporators have hereunto set their hands, at Bisbee, Arizona, the 9th day of April A. D., one thousand nine hundred and four.

JAMES E. BROPHY,
THOMAS J. BROPHY,
HUGH J. BROPHY.

Territory of Arizona)
County of Cochise,)

Before me, Edw. J. Flanagan, a notary public, in and for the County of Cochise, Territory of Arizona, on this day personally appeared James E. Brophy, Thomas J. Brophy and Hugh J. Brophy, known to me to be the persons whose names are subscribed to the foregoing instrument, and each acknowledged to me that he executed the same for the purpose and consideration therein expressed.

Given under my hand and seal of office this 9th day of April, A. D., 1904.
EDW. J. FLANAGAN,
Notary Public.
My commission expires Mar. 8, 1907.
4-24-61.

MINERAL APPLICATION No. 883.

Mineral Survey No. 1852.
U. S. Land Office, Tucson, Arizona,
April 13, 1904.

Notice is hereby given that Martin J. Hare, whose postoffice address is Bisbee, Cochise county, Arizona, has this day filed his application for a patent for 636.5 linear feet of the mountain View mine or vein, bearing copper and other minerals, with surface ground 600 feet in width, situated in Warren mining district, county of Cochise, and Territory of Arizona, and designated by the field notes and official plat on file in this office as Mineral Survey No. 1852, approximately in township shall soon see two great changes take place. S. R. B. and M., said Mineral Survey No. 1852, being described as follows, to-wit:

Beginning at Cor. No. 1, the NE. Cor. identical with location for E. end center, and X-1-1852 M. V. L. carved in a 3 ft. wooden fence, whence U. S. M. No. 4. Warren Mining district, S. 46 degrees, 56 minutes E. 4972 ft. Thence N. 21 degrees, 24 minutes W. 438.5 ft. to Cor. No. 2, a pine post 4 ft. long 4 ins. square and scribed 2-1852 M. V. L. Thence N. 62 degrees, 34 minutes W. 311.7 ft. to Cor. No. 3, the NW. Cor., a pine post 4 ft. long 4 ins. square scribed 3-1852 M. V. L. Thence S. 26 degrees, 24 minutes W. 106.7 ft. to Cor. No. 2, Aurora survey No. 1387, 600 ft., same bearing to Cor. No. 4, the SW. Cor. a pine post 4 ft. long 4 ins. square and scribed 4-1852 M. V. L. Thence S. 63 degrees, 36 minutes E. 495.5 ft. to Cor. No. 5, the SE. Cor., a pine post 4 ft. long, 4 ins. square, scribed 5-1852 M. V. L. Thence N. 69 degrees, 18 minutes E. 207.1 ft. to Cor. No. 6, a pine post 4 ft. long and 4 ins. square, scribed 6-1852 M. V. L. Thence N. 26 degrees, 24 minutes E. 148.1 ft. to Cor. No. 1, the place of beginning. The presumed course on the vein on this claim is from Cor. No. 1, N. 63 degrees, 36 minutes W. 636.5 ft.

Magnetic variation 12 degrees, 30 minutes E., containing 7.361 acres.

The location of this mine is recorded in the recorder's office of Cochise county at Tombstone, Arizona, in book 28, page 585. Record of Mines. The adjoining claimants are:

West—Aurora, Survey No. 1387, Higgins Dev. Co., owners and owners unknown.
South—Moliva, Survey No. 1651, claims and claimants unknown.
East—Claims and owners unknown.
North—Claims and owners unknown.

Any and all persons claiming adversely any portion of said Mountain View mine, or surface ground, are required to file their adverse claims with the register of the United States Land Office at Tucson in the county of Pima, and Territory of Arizona, during the sixty days' period of publication hereof, or they will be barred by virtue of the provisions of the statute.

MILTON R. MOORE,
Register.
First Publication, April 15th, 1904.

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Tombstone, Arizona

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Offices: Tombstone and Douglas

HERRING & SORIN,

Attorneys and Counselors at Law.
Tucson, corner Court and Pennington Sts. Bisbee, third floor, Schmidt building.

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DR. DYSAERT, M. D.
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B. P. O. A.

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J. C. Calkins, Sec.

W.